EXHIBIT 102 (Filed Under Seal)



Deposition of: Corwyn "Cory" Bollum

December 1, 2021

In the Matter of:

Pork Antitrust Litigation

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Page 171

from a producer of some sort.

2.1

Q. (By Mr. Clark) And do you think this is the type of document that Hormel should have in its possession?

MR. BYLUND: Objection to form, foundation.

THE WITNESS: Again, there's market intel every day that we're trying to utilize to reduce our hog costs, what the harvest levels and what the harvest budgets are. You know, again, it's a lot of third-party information, a lot of broker information. There's information out there that we utilize -- media information,

MeatFYI, Meetingplace, you name it to -- to put all that information together and try to make the best decisions to reduce our hog cost.

- Q. (By Mr. Clark) Do you recall any of your colleagues at Hormel around this time commenting that Hormel shouldn't have Tyson's kill schedule here?
- A. Again, then, where the information came from is came from a producer or a broker from that standpoint.
- Q. So would it surprise you to know others at Hormel commented that Hormel should not have this document?

		Page 172
1		MR. BYLUND: Objection to form.
2		THE WITNESS: No.
3	Q.	(By Mr. Clark) Why would it not surprise
4	you?	
5	Α.	Well, it's certainly not normal.
6	Q.	Do you have any reason to doubt you sent
7	or received	this e-mail the e-mails reflected on
8	the face of	Exhibit 13?
9	Α.	No.
10	Q.	We can set Exhibit 13 aside.
11		Have you ever heard of the pig mafia?
12	A.	I mean, I've heard that term; but
13	that's t	chat's I don't know. I don't know
14	necessarily	what it means.
15	Q.	Does it have any meaning to you at all?
16	A.	No.
17	Q.	Have you ever heard of the Minnesota Pig
18	Mafia?	
19	A.	No.
20		MR. CLARK: Why don't you pull up Tab O,
21	as in	Oreo. We'll mark that Exhibit 14. Then
22	we'll	take a break after this one.
23		THE WITNESS: Did you use in glory.
24		Did you say O or G?
25	Q.	(By Mr. Clark) O as in Oreo.